



United States District Court for District of South Carolina
Winston-Salem Division

August B. Kreis, III, 365998 } %A No:

Pro Se Kidnap Citizen, 504/ADA } %A No: 3:17-CV-344-TLW-PJG, et al., Forged; %

Double Computers - Denied Leg. } %A No: 3:11-646 & Now 3:16-3731-JFA-Forged; et al.; %

-VS-

} %A No: 17-CP-28-131-Keeshaw; Judge A.L. Lee; %

D. Ross, Head Sol., et al. } %A No: 17-CP-40-1181-Rickland, et al.;

U.S. Gov. & Atty. Gen., et al. } Writ of Mandamus Motion seeking to transfer

of 5,000 Conspirators } Cases to N. Car. Fed. Jurisd. to get declaratory reliefs.

Defendants: }

i. Pro Se seeks to "transfer" all his cases to N. Car. Fed. Jurisd. out of control of Reps. & forgers-conspirators-aiders to neutral Fed. judges? so he can get released & collect defaulted judgments; & appointed counsel on his Fed. conviction challenge, mandatory he be given one, & on his suits also; & remove by forgers U.S. Atty. & Marshals, & FBI-CIA off Pro Se's cases & Pro Se to N. Car. Jurisd. for hearing speedily, & waive all fees, already paid & waived because Reps. & forgers refuse to allow above cases heard nor processed;

See; Stephens, 827 F. Supp 359, 361-65 (E.D. Va. 1993) Pro Se entitled to declaratory if shown a risk of irreparable harm if no review available);

See; Tennessee, 547 U.S. 509 (2004) 504/ADA Pro Se are to have access to all Cts. & free counsel if indigent);

See; Skaggs, 325 F.3d 261 (6th Cir. 2000) Pro Se entitled to relief when State or Fed. Ct. proceedings violates Constal. laws & rights, At. Spencer, 45-5. Ct. 978 (1998)

Ct. has Jurisd. to grant reliefs, because some acts will evade review);

See; Taylor, 578 F.2d 1380 (9th Cir. 1978) hearing should be held to ensure facts true);

See; Jones vs Rock, 549 U.S. 199 (2007) only one filing fee \$400.00 for multiple Prose's are Reqs. to all (PLRA) Rules 19-20 F.R.Civ. requires 28-usc 1914(a) & 1915(a) (2) go over of Reqs. F.R.Civ. R-18 & don't have to pay new fees));

See; DeBlasio, 315 F.3d 398-99 (4th Cir. 2003) Kidnapped Repe doesn't have to pay fees.));

See; Williams, 395 U.S. 255 (1970) Equal protection applies to certain Repe's, when prison or Gov. hold them just because they are indigent));

See; Mura, 681 F.2d 246 (4th Cir. 1982) 18 USC § 1341 It's a felony to send forged agreements - judges orders by mails));

See; Nannip, 144 F.3d 1163 (8th Cir. 1998) Q. New York State Co., 434 U.S. 159 (1977) Ct. has power by 163(e) Jurisd. to remove cases to Fed. Ct. from State));

See; Brown, 106 F.3d 1125 (2nd Cir. 1997) Prose states claim Gov. official & judges fail to prevent conspiracy to viol. Civil Rights 18-usc-1985(3) & 1986 & 13th Amend. involuntary seizure));

See; Bray, 113 S. Ct. 753 (1993) 1985(3) KKK act codified in it, reaches all persons & Gov. officials & judges involved in conspiracy to deprive anyone of their Constal. Rights, by 13 Amend., Huest, 383 U.S. 745 (1966));

See; Jones, 275 F.3d 648 (7th Cir. 2001) Multiple conspiracies exist));

(Reliefs Sought) &

2 Prose involves Jurisd. & venue, by 28 USC (See) 1331 & 1343(1)(3) & 2001 & 2702 & 2283 & 2284 & 1391(b)(3) & 1367 & Rule 65 For declaratory reliefs & to transfer F.R.Civ. 28 USC 1631, & for Court to appoint Counsel; by

See; Quick, 257 F. Supp. 252 (D.S.C. 1966) Declaratory Reliefs granted by S.C. Code 15-153-120 & 67 & doesn't matter if there are other remedies));

See; Swyer, U.S.D.C. (D.S.C.) #A No. 2-14-CV-1950-MGL-MGB was transferred from McBrides 2014-CP-40-4502-State Ct. to Fed. Ct. because jury amount would exceed the \$300,000. statutory cap damages for tort claims & Refs. settled Prose's claim for 1.35 million for beating him); &

3. Prose states same conspiracy acts are being done on his S. Car. Ct. of Appeals 2015-003644 because he raises same felony acts as J-Rock in #A14-CP-40-05372+05222+03-4328+10-CP-37-1446+6:15-1244-RBH+1:16-243-TWF-SJA+3:15-00730-KHS+3:15-00160-KHS now 3:15-00160 Series Page Hood (4-13-17) of 7,000 forged Fed. judges & Civil Rights lawyers & Gov. agencies names & orders & 17 CP-28-131+17-CP-48-1181 to transfer to N. Car. Jurisd, & Refs. are in N. Car. Jurisd. & over it & 4th Cir. whole USA & Prose seeks recusal of (Judges (Wm. Dixon & NCT-#A 05-811-WWD+1:07-397-NCT 04 24+0536-NCT, by They are forged covered up these felony acts already, & forged their orders to ?);

See; Pilla, 542 F.2d 56, 58 (8th Cir. 1976) 455(b)(5)(i) mandatory judges & Refs. recuse & transfer if bias, prejudice & they joined conspiracy);

See; Litely, 510 U.S. 546 (1994) mandatory recusal & 144 & transfer);

See; Montgomery, 294 F.3d 492, 499 (3rd Cir. 2002) Informa paperis law 28 USC 1915(e)(1) allows judge to appoint counsel);

See; Nemdricks, 114 F.3d 390 (2nd Cir. 1997) judge abused it's discretion not to appoint counsel) &

4. For the Court to grant any reliefs it sees needed & transfer all cases to N. Car. Fed. Judges Jurisd, & waive fees, if any & (Reserve Refs.) & force forgers to turn over (3-15-17) 133 pgs. of 120 Summons of Fed. & State & U.S.M. 285 forms Prose mailed to Judges T. Wooten & R.J. Hossett to order served, which hasn't been done as yet

* issue a protection order to stop any harms to Prose & his Fed. Jail House lawyer J-Rock (Julian Rochester #71519), & send him any and all copies of any orders also, to ensure Prose is protected, so he can reply to any orders & Reps. replies, by Prose doesn't know how to reply nor file in Ct., until Ct. appointed counsels on Mandamus 3:11-646 & 3:16-3731-JFA & writs 3:17-344 JLU-PJG, & this action also; so J-Rock can still help Prose understand his rights; &

- 5. Prose prays Court will grant all reliefs & bring Prose out of S. Car. & SCDC control speedily for hearings & J-Rock also so he can help Prose at any hearings & for an order of release & for Court to void & state & Fed. illegal convictions once Prose proves they are & can't stand & enter default judgts. on Prose's cases for Reps. failure to dispute or challenge §15-13-80 applies & to allow any Suppl. Amends & discovery if needed;

See; Hills, 10 F.3d 373, 378 (6th Cir. 1993) Prose guaranteed, meaning full access to Cts. & lawyers & to get help from Jail House lawyer if they can't file or defend their claims, by 1st, 6th, & 14th Amends.);, & except as is for Marshals to serve.

Respectfully Submitted,

April 29, 2017,

August B. Kreis, III, #365998

Perry Corr. Inst. AU-193A/430 Oaklawn Rd. / Pelzer, South Carolina 29669

"Certificate of Service"

- 6. Prose certifies he served Reps. Atty. William H. Davidson @ P.O. Box 8568 Columbia SC 29202, & U.S. Atty. Beth Drake @ 1441 Main St. Ste. 500 Columbia SC 29201 & J. Hasty-Clerk @ Kershaw Cty. Ct. House P.O. Box 1707 Camden SC 29200, & J.W. McBride Clerk @ Richland Cty. Judicial Ctr. P.O. Box 2766 Columbia SC 29202; one copy of 5 pgs. Mandamus to Transfer to N. Car. jurisd., by Ms. Merchant-Mail Dir. from above

address on (5-1-17) & sworn to under penalty of perjury as true & happening
felony acts; (1845C1621 & 1622 & 1746)

Respectfully Submitted,

Dated, 4-29, 17,

x August B. Kreis, III, #365998

Dated 4-29, 17

(Pm. 185A-ALLI) →

x Julian E. Rebertus, One, 1715119,

Perry Corr. Inst. ALLI-193A/430 Oarlawn Rd. / Pelzer, South Carolina 29669

Dear Clerk: ? Not. Acc.,

(5 pgs)

(Sat. 7:PM 4-29-17)

ProSe vs - D. Ross & ProSe vs - U.S. Gov. et al.

1. Please file & acknowledge & send me a full copy & give number & reserve Refs.
& Clerks & Donald Trump - President, & Jeff Sessions - U.S. Atty. & Civil Rights lawyers?
A copy - notice & J-Rock copy too, my God. & State Jail House lawyer & anyone else
who needs to be served & force - get 3 pgs. of 120 pgs. State noted. Summons & U.S.M. 285.
forms from forgers I sent (5-1-17) to Judges T.L. Wooten & P.J. Horsett, but
never heard from them as yet & thanks so very much; & place before the Ct.
2. & to Refs. I served, here's ya'lls copy of above, your notice to defend & ack-
nowledge received, thanks for a speedy reply.

Respectfully Submitted,

August B. Kreis, III, #365998

Perry Corr. Inst. ALLI-193A/430 Oarlawn Rd. / Pelzer, South Carolina 29669